## Form CC 375

# PETITION FOR PERSONAL PROTECTION ORDER (DOMESTIC RELATIONSHIP)

Use this form if the person you want restrained is 18 years of age or older and:

1) if you are married to the person you want restrained;

or

2) if you are not married to the person you want restrained but you live with or have lived with him or her and he or she is not your unemancipated minor child;

or

3) if you and the person you want restrained have a child in common even if you were never married to one another or never lived together;

or

4) if you and the person you want restrained have or had a dating relationship.

#### INSTRUCTIONS FOR COMPLETING "PETITION FOR PERSONAL PROTECTION ORDER"

Please print neatly. Press firmly because you are printing on five copies.

By filling in this form, you are asking for a personal protection order that tells the respondent not to do certain things you don't want him or her to do. If you are in immediate danger, you should ask the judge for an "ex parte" order, which can be issued without waiting for a hearing.

Items A through I must be completed before your petition can be filed with the court. Please read the instructions for each item. Then fill in the correct information for that item on the form.

- Write your name, address, and telephone number in the "Petitioner" box. If you are under 18 years of age, write in your age. Write the name, address, telephone number, and age of the person you want restrained in the "respondent" box. If you want your address and telephone number to be kept from the other party, do not write your address here. Put in the address of a relative or friend or a post office box where the court can contact you.
- B Check the boxes that best describe your relationship with the respondent.
- Check the box if the respondent is required to carry a firearm while at work. If you aren't sure, check the box "unknown."
- Check whether there is a pending case between you and the respondent. Examples of a case are: divorce, separate maintenance, support, paternity, child support, other personal protection actions, etc. If there is a pending case, fill in the case number, the name of the court, the county, and the state or province where the action was filed, and the name of the judge.

Check whether there are any court orders or judgments between you and the respondent. Examples of orders are divorce judgments, parenting time (visitation) orders, custody orders, other personal protection orders, etc. If there are other court orders or judgments, fill in the case number, the name of the court, the county, and the state or province where the order or judgment was entered, and the name of the judge that signed the order.

- **Explain in** as much **detail** as possible why you are asking for a personal protection order. Describe what has happened or what has been threatened so the judge has enough facts to decide if a personal protection order should be signed. Include dates and places. Write on a separate sheet of paper and attach it to this form.
- Check only those boxes you need because you must be able to convince the judge you need all the protection you are requesting. On the lines after each item you check, fill in the requested information such as names, addresses, or specific types of activity you do not want allowed. Check item "5.b" only if you want to keep the other party from entering onto property other than your home (for example, school, work, etc.). Check item "5.e" only if there have been two or more acts of harassment. If you want the court to order that any records that exist which contain information about yourself or your minor children be kept confidential, state that in box "5.I." Examples of such records are school reports that the respondent would normally have access to.
- G An "ex parte order" means you do not have to let the respondent know in advance that you are asking the court for an order and you do not have to wait for a court hearing to get the order. Check the box for an "ex parte order" if you believe the other party might hurt you or threaten you if he or she found out you were getting a personal protection order.

If you do not need to check the "ex parte" box, you must have a court hearing. Fill out form CC 381.

- If you are under 18 years old, you may need an adult (called a "next friend") to petition for you. Check this box if you have a next friend helping you file this form, and have the next friend sign the petition.
- Write in today's date and sign the form. Hand the form to the county clerk. The clerk will fill in the rest of the information and will give you your copies.

For more information about personal protection orders, visit www.michiganlegalhelp.org.

STATE OF MICHIGAN

# DETITION FOR

CASE NO. and JUDGE

CLARE	JUDICIAL CIRCUIT COUNTY	PERSONAL PROTE (DOMESTIC REL	CTION ORDER		
Court address 225 WEST N	MAIN STREET HARRISON	N, MI 48625			urt telephone no 539-7131
A Petitione Address	r's name and telephone no. where court o			address, and telephone no.	Age
	petitioner and respondent ave a child in common.	are married to each have or had a dating re		married to each other. side or resided in the sar	ne household
<b>©</b> 2. □ Th	ne respondent is required	to carry a firearm in the co	ourse of his/her emp	loyment.	n.
D 3. a. Th		not other pending ac e of court, county, and state or p		ther court regarding the pudge	parties.
 b. Т	nere 🗌 are 🔲 are	not orders/judaments	entered by this or a	ny other court regarding	the parties
		e of court, county, and state or p			aro paraco.
E 4. I nee	d a personal protection or	der because: Explain wh	at has happened. At	tach separate sheet(s).	
<b>F</b> ) 5. I ask	the court to grant a perso	nal protection order prohi	biting the responden	t from:	
□а.	entering onto the propert married to the responder	y where I live. I state that it, or the respondent has r			es, I am
	entering onto the propert	Address			
□ c.	assaulting, attacking, bea	ating, molesting, or wound	ing		
	removing the minor child		o has <b>legal</b> custody,		
□ e.	entering onto or remai	ring within my sight.	☐ appeari ☐ contacti or on private proper eased, or occupied t	ng at my workplace or re ng me by telephone. ty. by me.	
□f.	interfering with efforts to	remove my children/perso	nal property from pr	emises solely owned/lea	sed by the

Approved, SCAO Form CC 375, Rev. 3/23 MCL 600.2950, MCL 600.2950a, MCR 3.703 Page 1 of 2

Form Instructions

Court
Judge/Assignment clerk
Respondent

Distribute form to:

Petition 1 Page 2 o	for Personal Protection Order (Domestic Relationship) ( of 2	(3/23)	Case No.
	g. threatening to kill or physically injure		
	h. interfering with me at my place of employme or educational relationship or environment.	ent or education or engaging in	conduct that impairs my employment
	i. having access to information in records commy address, telephone number, or employn number.		
	☐ j. intentionally causing me mental distress or ☐ injuring, killing, torturing, or neglecting, or I have an ownership interest. ☐ removing any animal from my possession ☐ retaining or obtaining possession of any	or threatening to injure, kill, tor on in which I have an ownershi	ip interest.
	$\square$ k. purchasing or possessing a firearm.		
	☐ I. other:		
	I make this petition under the authority of MCL 60 protection order.	00.2950/MCL 600.2950a and	ask the court to grant a personal
	☐ I request an ex parte order because immediate and a hearing or because notice itself will cause entered.		
$\bigcirc$	7. I have a next friend petitioning for me. I certify	that the next friend is not disc	qualified by statute and is an adult.
() Dat	ate	Petitioner's/Next friend's	signature
		Name (type or print)	

# Form CC 376

# PERSONAL PROTECTION ORDER (DOMESTIC RELATIONSHIP)

Use this form if you filled out form CC 375, Petition for Personal Protection Order.

#### INSTRUCTIONS FOR COMPLETING "PERSONAL PROTECTION ORDER"

Please print neatly. Press firmly because you are printing on six copies.

Items A through D must be completed before you give this form to the court clerk. Please read the instructions for each item. Then fill in the correct information for that item on the form.

- A) If you checked box (G) on form CC 375, check the box "Ex Parte."
- B) Fill in the "Case No." from form CC 375.

Fill in the "petitioner" information the same way you did on form CC 375. If you want your address and telephone number to be kept from the respondent, do not write your address here. Put in the address of a relative or friend or a post office box where the court can contact you.

Write in the respondent's information and as much of the other information as you know. This information will help the police to identify the respondent if he or she disobeys the restraining order. Be sure to identify the respondent accurately. The race, sex, and date of birth are required for law enforcement to enter an order on the Law Enforcement Information Network (LEIN).

The court will complete the rest of this form.

#### Important:

If the respondent violates this personal protection order and is arrested, the court will set a date, time, and place for a hearing on the charges against the respondent to be held within 72 hours after arrest. The court or prosecutor is responsible for giving you notice of this hearing. If you are not notified within 24 hours of the arrest, contact the judge who signed this order. If a hearing is not held within 72 hours, the respondent may be released from jail after posting bond pending the hearing.

If the respondent violates this personal protection order and there is no arrest, use form CC 382, Motion and Order to Show Cause for Violating Personal Protection Order. This form is available from the circuit court clerk.

For more information about personal protection orders, visit www.michiganlegalhelp.org.

STATE OF MICHIGAN 55TH JUDICIAL CIRCUIT CLARE COUNTY	A PERSONAL PROTECTION ORDER  EX PARTE  (DOMESTIC RELATIONSHIP)	B CASE NO. and JUDGE
	address WEST MAIN STREET HARRISON, MI 48625	Court telephone no 989-539-7131
Petitioner's name  Address and telephone no. where court ca	V	, address, and telephone no.
Full name of respondent (type or print)*		Driver's license number (if known)
Height Weight Race*	Sex* Pale of birth or age* Hair color Eye color	Other identifying information
THE COURT FINDS:  2. A petition requested respondent petitioner has a property interest 3. Petitioner requested an ex parte damage will result from the delay can be issued.  ** 4. Respondent poses a credible	be prohibited from entry onto the premises, in the premises, or respondent does not ha order, which should be entered without noticy required to give notice or notice itself will prothreat to the physical safety of petitioner and	ve a property interest in the premises. ce because irreparable injury, loss, or ecipitate adverse action before the orde d/or a child of petitioner.
□ 5. Respondent  □ **is the spouresiding or had resided in the sa	se or former spouse of petitioner, had a child me household as petitioner.  has or ha	I in common with petitioner, or is d a dating relationship with petitioner.
IT IS ORDERED:		
6. Name a. entering onto property where	petitioner lives.	is prohibited from
☐ b. entering onto property at		
**   c. assaulting, attacking, beating,	molesting, or wounding	
order provided removal of the	petitioner who has <b>legal</b> custody, except as children does not violate other conditions of An existing parenting-time order is	this order. An existing custody order is
Approved, SCAO	Form Instructions Distribute form to:	
Form CC 376, Rev. 3/23 MCL 600.2950, MCR 3.705, MCR 3.706, 18 US	Court	ency

Page 1 of 2

Respondent Petitioner Return

Personal Protection Order (Domestic Relationship) (3/23) Page 2 of 2	Case No.
sending mail or other communications to petition approaching or confronting petitioner in a public entering onto or remaining on property owned,	sight. appearing at petitioner's workplace or residence.  contacting petitioner by telephone.  c place or on private property.
f. interfering with petitioner's efforts to remove his by respondent.	her children/personal property from premises solely owned/leased
**  g. threatening to kill or physically injure Name	
☐ h. interfering with petitioner at his/her place of emember employment or educational relationship or envi	ployment or education or engaging in conduct that impairs his/her ronment.
	ning a minor child of petitioner and respondent that will reveal cloyment address or that will reveal the child's address or telephone
petitioner has an ownership interest.  removing any animal from his/her possessio retaining or obtaining possession of any anim	or exerting control over petitioner by: reatening to injure, kill, torture, or neglect any animal in which n in which petitioner has an ownership interest. mal in which petitioner has an ownership interest.
**  k. purchasing or possessing a firearm.  I. other:	
firearm.  8. Violation of this order subjects respondent to immediate if found guilty, respondent shall be imprisoned for no 9. This order is effective when signed, enforceable. This order is enforceable anywhere in this state by a service, may also be enforced by another state, an Ir	ny law enforcement agency when signed by a judge, and upon ndian tribe, or a territory of the United States. If respondent violates ndent is subject to enforcement and penalties of the state, Indian
10. The court clerk shall file this order with ${}$ Name of law er	nforcement agency who will enter it into the LEIN.
14 days after being served with or receiving actual clerk of court.	te this order. For ex parte orders, the motion must be filed within notice of the order. Forms and instructions are available from the efore the expiration date in item 9 or a new petition must be filed.
	Judge signature and date

## 55<sup>TH</sup> CIRCUIT COURT GLADWIN AND CLARE COUNTY

## <u>Questionnaire A</u> Personal Protection Orders: Domestic Violence

1. How do you know the person you want a PPO against?

Examples: Are you married, divorced or separated from this person: Do you have a child together? Have you dated that person? Do you live with this person now or have you in the past?

The above are just examples. State how you know this person.

2. What has this person done that you would like to have stopped?

Examples: Coming on to your property; coming to your workplace; beating you; assaulting you; threatening to kill or injure you; removing your children from you when you have legal custody and he/she does not; interfering with your ability to take your children or property when the court gave you the right to take them.

The above are just examples. Name the specific act you want to have stopped by the PPO.

3. If this person has come onto your property or workplace, have you told the person to stop?

If yes, state when and where you spoke with this person, and what you said.

4. Has the person threatened to commit an act against you that you want the the PPO to prohibit?

If so: What did the person threaten to do?

When did the person threaten you?

Where did the person threaten you?

How did the person threaten you?

- 5. Can you provide any witness, documents or other evidence that the person has committed those acts, or threatened to commit those acts?
- 6. How have the person's acts or threats made you feel?
- 7. If you want to keep someone off your property, answer the following questions
  - a. Is the person you want to keep off your property your spouse?
  - b. Does he or she own or rent or have a share in the property?
  - c. Do you own or rent or have a share in the property?
- 8. Are you going to court over anything else related to this person?
- 9. Have you sought a PPO against this person in the past?

If so when?

In what county did you petition for the PPO?

Did the Judge grant the PPO?

Penalty for False Statement to the court to obtain a PPO: A person who knowingly and intentionally makes a false statement to the Court in support of a petition for a PPO is subject to the contempt powers of the Court. MCLA 600.2950)24;MCLA600.2950a(21).

#### **LEGAL OBLIGATIONS**

You assume certain legal obligations when you apply for a Personal Protection Order. Meeting these obligations is essential for the success of your order, and for your and/or your children's safety. The following is a list of YOUR OBLIGATIONS as the Petitioner.

#### • AVOID CONTACT with the Respondent.

If your PPO is issued, YOU MUST COMPLY with the order by not contacting the Respondent. The JUDGE issued your PPO. Therefore, the order (although not expressly stated) prohibits YOU from allowing or giving permission to the Respondent to engage in behaviors that the Judge has ordered not to occur. If you need to have the order changed or ended, you must file a motion requesting the Judge to do so. The Clerk's office can assist you in filing the appropriate motion.

#### • SERVE the Respondent.

YOU CANNOT SERVE THE RESPONDENT YOURSELF. A process server or someone you can trust, like a friend or a relative, must complete service. Service must be completed by one of the following (unless specifically ordered by the Judge):

- 1. Personal Service (hand the Respondent the paperwork)
- 2. <u>Certified Mail</u> (return receipt requested, delivery restricted)
- 3. Registered Mail (return receipt requested, delivery restricted)

#### • FILE the Proof of Service form with the Circuit Court

Whoever serves the PPO must file the Proof of Service with the Circuit Court Clerk. The Respondent can then be held in "contempt" for a PPO violation.

#### CARRY a Certified Copy of the PPO with you at all times.

If you call the police but the Respondent has not been served, the police can use YOUR COPY to serve the Respondent at the scene.

#### BE TRUTHFUL in all statements to the court.

An individual who knowingly and intentionally makes a false statement to the court in support of his or her own petition is subject to contempt sanctions. An individual who alters the Judge's order is also subject to contempt sanctions.

#### • COMPLETE A MOTION TO SHOW CAUSE.

If the Respondent violates the order, but is not arrested, YOU must request the violation hearing, Contact the County Clerk's office for forms and assistance.

Signature:		
Date:		

#### PROCEDURE WHEN AN EX PARTE PPO IS REQUESTED

- 1. An ex parte PPO will only be issued if it clearly appears from specific facts shown in the affidavit which you must sign that immediate and irreparable injury, loss or damage will result from the delay required to give notice or that the notice itself will precipitate adverse action before a PPO can be issued.
- 2. You must print your name and the Respondent's name legibly and provide all identifying information of the Respondent, including a current address, phone number, date of birth, and physical description.
- 3. The assigned Judge will review your complaint and affidavit to determine whether an ex parte PPO should be issued.
- 4. The County Clerk's office may tell you that the Judge has done one of the following:
  - a. <u>Granted the PPO.</u> The Judge has determine that you are in immediate need of protection. Return to the Clerk's office for your paperwork. The Respondent will have the opportunity to request a hearing to either remove or change the PPO. You must attend the hearing if you wish to keep the PPO in place. It is also possible that the Judge may find that there is an immediate need for protection from some actions but not others. If this happens, Judge will grant only a portion of your PPO. If you wish to have more conditions added to your PPO, call the County Clerk's office to assist you in having a hearing to modify the PPO.
  - b. <u>Denied the PPO in its entirety.</u> The Judge has decided the facts you presented to him/her do not qualify you for a PPO at this time.
  - c. Denied the PPO but will allow a hearing. This does not mean the Judge does not feel you should have a PPO. The Judge has not found an immediate need for your PPO. He/She cannot justify it without allowing the opposing party to have notice that a PPO can be authorized against him/her. It now becomes your responsibility to set a hearing where both parties are allowed to speak to the Judge and present their case. Return to the Clerk's office for the form and assistance. The Respondent needs to be served notice for the hearing at least five days prior to the hearing. A Proof of Service must be completed and returned to the Clerk's office. Also, the Court may set a hearing on its own to determine if a PPO is necessary.

Hon. Roy G. Mienk

Hon Tara S Hovey

Hon, Marcy A Klaus



JIS Code: PPI

STATE OF MICHIGAN

JUDICIAL DISTRICT

JUDICIAL CIRCUIT

# PROTECTED PERSONAL IDENTIFYING INFORMATION

CASE NO. and JUDGE

33111	COUNTY PROBATE	IDENTIF TING INFOR	CLARE COUN	TY
Court address 225 WEST I	MAIN STREET HARRISON, M	1 48625		Court telephone no 989-539-7131
Plaintiff's/Peti	i <mark>lioner's nam</mark> e	v Defe	ndant's/ <mark>Respondent's name</mark>	
In the mat	ter of			
This form i	s nonpublic because it contain	s personal identifying infor	nation (PII) that is protected fro	m public inspection

This form is nonpublic because it contains personal identifying information (PII) that is protected from public inspection under MCR 1.109(D)(9)(a). Use this form to provide PII only for a person who is a defendant, respondent, or decedent. If the person is a plaintiff, petitioner, or other individual, use form MC 97a.

#### Instructions:

- When PII (such as date of birth) must be filed with the court on a public document, DO NOT include it on that public document. Instead, you must provide it on this form.
- Provide only the protected PII required for your particular case. For example, if you are filing a public document that requires you to provide a date of birth to the court, complete only that field on this form.

Name of form/document that this MC 97 is being filed with:				
Printed	name of individual completing form and date			
type of	ctions: Provide the name of the person that the Pl PII in addition to the PII itself. Use the below refer Ref. No. 1" in place of the DOB in the public docun	II applies to, followed by the specific PII that is required ence number (Ref. No.) in the public document in place nent.	to be provided. For Other, specify the of the protected PII. For example,	
Ref. No.	Name (required)			
1	Date of birth			
2	National ID no.V Last 4 digits of SSN XXX-XX			
3	Driver's License / State-issued ID no.			
4	Passport no.			
5	Other			
Ref. No.	clarity. Use reference number (Ref. No.) when ne	ution and the account number. List the paragraph that recessary to refer to account in public documents.	eferences the account, if needed for	
6	Financial institution	Account no.	Paragraph no.	
7	Financial institution	Account no.	Paragraph no.	
8	Financial institution	Account no.	Paragraph no.	
9	Financial institution	Account no.	Paragraph no.	
9	/ 2010		373374	

Approved, SCAO Form MC 97, Rev. 9/20 MCR 1.109 Page 1 of 1



Paragraph no.

Paragraph no.

JIS Code: PPI STATE OF MICHIGAN CASE NO. and JUDGE JUDICIAL DISTRICT PROTECTED PERSONAL JUDICIAL CIRCUIT 55TH **IDENTIFYING INFORMATION COUNTY PROBATE** CLARE COUNTY Court address Court telephone no. 225 WEST MAIN STREET HARRISON, MI 48625 989-539-7131 Plaintiff's/Petitioner's name Defendant's/Respondent's name In the matter of This form is nonpublic because it contains personal identifying information (PII) that is protected from public inspection under MCR 1.109(D)(9)(a). Use this form to provide PII only for a person who is a defendant, respondent, or decedent. If the person is a plaintiff, petitioner, or other individual, use form MC 97a. Instructions: · When PII (such as date of birth) must be filed with the court on a public document, DO NOT include it on that public document. Instead, you must provide it on this form. • Provide only the protected PII required for your particular case. For example, if you are filing a public document that requires you to provide a date of birth to the court, complete only that field on this form. Name of form/document that this MC 97 is being filed with: Printed name of individual completing form and date Instructions: Provide the name of the person that the PII applies to, followed by the specific PII that is required to be provided. For Other, specify the type of PII in addition to the PII itself. Use the below reference number (Ref. No.) in the public document in place of the protected PII. For example, insert "Ref. No. 1" in place of the DOB in the public document. Ref. Name (required) No. Date of birth 1 National ID no. / Last 4 digits of SSN 2 XXX-XX-( State-issued ID no. Driver's License 3 Passport no 4 Other 5 Instructions: List the name of the inancial institution and the account number. List the paragraph that references the account, if needed for Ref. clarity. Use reference number (Ref. No.) when necessary to refer to account in public documents. No. Financial institution Account no. Paragraph no. 6 Financial institution Account no. Paragraph no. 7

Account no.

Account no.

Financial institution

Financial institution

8

9

Personal Protection Ord	er (Domestic Rel	ationship) (3/23)		Case No.
PROOF OF SERVICE  TO PROCESS SERVER: You must serve the personal protection order and file proof of service with the court clerk. If you are unable to complete service, you must return this original and all copies to the court clerk.  CERTIFICATE OF SERVICE / NONSERVICE				
				receipt requested, and delivery restricted to the protection order, together with the attachments
☐ I have attempted to been unable to co	to serve a copy implete service	of the personal on:	protection order, toge	ether with the attachments listed below, and have
Respondent's name	-			Date and time of service
Place or address of service	e	,		
Attachments (if any)				
☐ I am a legally com	petent adult wertificate of ser	ho is not a party vice has been ex	urt officer or attorney or an officer of a corp camined by me and th	for a party.  Dorate party. I declare under the penalties of the nat its contents are true to the best of my
Service fee \$	Miles traveled	Fee	1	Signature
Incorrect address fee \$	Miles traveled	Fee \$	TOTAL FEE \$	Name (type or print)
ACKNOWLEDGMENT OF SERVICE  I acknowledge that I have received service of a copy of the personal protection order, together with				
Attachments (if any)		\$2	<u></u>	
Date and time	-		Responde	ent's signature

Name (type or print)